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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/666,952	09/17/2003	Won-Joon Choi	ATHEP128	7062
21912 7590 04/16/2007 VAN PELT, YI & JAMES LLP 10050 N. FOOTHILL BLVD #200 CUPERTINO, CA 95014			EXAMINER EJAZ, NAHEED	
			ART UNIT	PAPER NUMBER
			2611	

SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE
3 MONTHS	04/16/2007	PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/666,952	CHOI ET AL.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Naheed Ejaz	2611	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 29 January 2007.
- 2a) ☒ This action is **FINAL**.                      2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-28 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-28 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |                                                                                      |                                                                   |
|--------------------------------------------------------------------------------------|-------------------------------------------------------------------|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892)                     | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)          | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____                                                          | 6) <input type="checkbox"/> Other: _____                          |

## **DETAILED ACTION**

### ***Response to Arguments***

1. Applicant's arguments filed on 01/29/2007 have been fully considered but they are not persuasive because of the following:
2. Applicant argues that Felix does not disclose, "repetition rate associated with the repetition encoding is set to one of a plurality of possible rates". This is not persuasive because setting of repetition encoding rate is the new limitations and was not claimed in the previous set of claims (dated: 09/17/2004). The new limitations are taught by Felix in view of Yoshida (see paragraph # 6 below).
3. Applicant argues: "Neither Paus (Pauls) nor Yoshida either alone or in combination describe "combining the repetition encoded data to produce combined data, wherein a repetition rate associated with the repetition encoding is one of plurality of possible rates" ". This is not persuasive Yoshida does disclose a combiner 95 (figure 12) which combines the repetition encoded data (figure 12, element 81A & 95, col.9, lines 47-51, col.12, lines 15-21).

### ***Response to Amendment***

### ***Claim Rejections - 35 USC § 103***

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

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5. Claims 1, 7, 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Felix et al. (5,946,356) (hereinafter Felix) in view of Yoshida (5,953,377).

6. As per claim 1, Felix teaches, 'receiving convolutionally encoded data to be transmitted over the wireless channel' (figure 2, elements 212 & 214, col.5, lines 16-25), 'repetition encoding the data, wherein a repetition rate associated with the repetition encoding' (figure 2, elements 212, 214 & 215, col.5, lines 26-31).

Felix does not set repetition rate associated with the repetition encoding.

Yoshida teaches a repetition encoder 81 (figure 9) which has  $1/r$  rate associated with repetition encoding process (col.9, lines 46-51) (claimed 'repetition encoding is set to one of a plurality of possible rates') (it is noted that in the mentioned columns and lines that 'r' is the predetermined integer and reads on claim limitations of setting the rate to one of a plurality of possible rates since 'r' could be any integer according to one's choice and that would set the repetition encoding rate to one of a plurality of possible rates).

It would have been obvious to one of ordinary skill in the art, at the time invention was made, to implement the teachings of Yoshida into Felix in order to optimize BER performance over a fading channel, with a high efficiency and reasonable delay as taught by Yoshida (col.3, lines 41-49) by successively generating r-bit code words by using repetition encoding circuitry (col.9, lines 46-51) thus enhance system performance.

With respect to claim 5, Felix teaches, 'masking a data by applying a pseudorandom sequence' (figure 2, element 'PN Generator').

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7. As per claim 7, Felix discloses, 'the data is interleaved after repetition encoding whereby a need to pad the data prior to interleaving is reduced' (figure 2, element 216, col.5, lines 27-50).

8. Refer to claim 21, Felix teaches, 'a convolutional encoder configured to convolutionally encode data' (figure 2, element 212, col.5, lines 16-25), 'a repetition encoder configured to repetition encode the data' (figure 2, element 220, col.5, lines 51-63).

Felix does not set repetition rate associated with the repetition encoding.

Yoshida teaches a repetition encoder 81 (figure 9) which has  $1/r$  rate associated with repetition encoding process (col.9, lines 46-51) (claimed 'repetition encoding is set to one of a plurality of possible rates') (it is noted that in the mentioned columns and lines that 'r' is the predetermined integer and reads on claim limitations of setting the rate to one of a plurality of possible rates since 'r' could be any integer according to one's choice and that would set the repetition encoding rate to one of a plurality of possible rates).

It would have been obvious to one of ordinary skill in the art, at the time invention was made, to implement the teachings of Yoshida into Felix in order to optimize BER performance over a fading channel, with a high efficiency and reasonable delay as taught by Yoshida (col.3, lines 41-49) by successively generating r-bit code words by using repetition encoding circuitry (col.9, lines 46-51) thus enhance system performance.

9. Regarding claim 22, Felix discloses, 'an interleaver' (figure 2, element 216).

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10. Refer to claim 23, Felix teaches, 'a masking processor configured to superimpose a pseudorandom mask on the repetition coded data' (figure 2, element 'PN generator', col.5, lines 64-67, col.6, lines 1-16).

11. Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Felix et al. (5,946,356) in view of Yoshida (5,953,377), as applied to claim 1 above, and further in view of Rezvani et al. (6,976,202) (hereinafter, Rezvani).

12. As per claims 2 & 3, Felix and Yoshida teach all the limitations in the previous claim on which claims 2 & 3 depend but they fail to disclose frequency and time domain.

Rezvani teaches a system used in a wireless communication system which has encoders in frequency and time domains circuitry (figure 4A, elements 402 & 406).

It would have been obvious to one of ordinary skill in the art, at the time invention was made, to implement the teachings of Rezvani into Felix and Yoshida in order to improve the system integrity without re-transmission of data corrupted or lost in the communication medium as taught by Rezvani (col.3, lines 40-47).

13. As per claim 4, Felix and Yoshida teach all the limitations in the previous claim on which claim 4 depends but they fail to disclose reduction in peak to average ratio.

Rezvani teaches reduction in peak to average ratio (figure 6A, col.11, lines 34-43).

It would have been obvious to one of ordinary skill in the art, at the time invention was made, to implement the teachings of Rezvani into Felix and Yoshida in order to improve the system integrity without re-transmission of data corrupted or lost in the communication medium as taught by Rezvani (col.3, lines 40-47).

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14. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Felix et al. (5,946,356) in view of Yoshida (5,953,377), as applied to claim 1 above, and further in view of Venkatesh et al. (2004/0240486) (hereinafter, Venkatesh).

15. As per claim 6, Felix and Yoshida teach all the limitations in the previous claim on which claim 6 depends but they fail to disclose IEEE 802.11 standards.

Venkatesh teaches, 'data is encoded using an IEEE 802.11 standard a and IEEE 802.11 standard g encoder' (page # 1, paragraphs # 0001 & 0002) (it is noted that in the mentioned paragraphs Venkatesh teaches a wireless communications system that are defined in IEEE 802.11 and related protocols (claimed IEEE 802.11 standard a and standard g).

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Venkatesh into Felix and Yoshida in order to have the wireless communications system compatible with the IEEE 802.11 protocols as taught by Venkatesh (paragraphs # 0001 & 0007).

16. Claims 8, 9, 24-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in view of Yoshida (5,953,377).

17. Claim 8 is rejected under the same rationale as mentioned in the rejection of claim 24.

18. Claim 9 is rejected under the same rationale as mentioned in the rejection of claim 26.

19. As per claim 24, Pauls teaches, 'a receiver configured to receive convolutionally encoded and repetition encoded data via wireless channel' (figure 1, elements 12, 16,



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col.5, lines 17-25) (figure 3, element 50), 'a decoder configured to decode the combined data' (figure 2, col.5, lines 56-67, col.6, lines 1-11). It is also noted that the convolutional encoders have  $1/2$  rate and  $4/5$  rate associated with (figure 1, col.4, lines 29-59) (claimed rate associated with the encoder).

Pauls does not disclose combiner and repetition rate explicitly.

Yoshida teaches, 'a data combiner configured to combine the repetition encoded data to produce combined data' (figure 12, element 95). Yoshida also teaches a repetition encoder 81 (figure 9) which has  $1/r$  rate associated with repetition encoding process (col.9, lines 46-51) (claimed 'repetition rate associated with the repetition encoding is one of a plurality of possible rates')(it is noted that in the mentioned columns and lines that 'r' is the predetermined integer and reads on claim limitations of setting the rate to one of a plurality of possible rates since 'r' could be any integer according to one's choice)

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Yoshida into Pauls in order to form two transmission channels having different bit error rates by using the combiner in the circuit thus increase the coding gain while flexibly adapting to the format of the transmission information as taught by Yoshida (col.12, lines 8-21) and optimize BER performance over a fading channel, with a high efficiency and reasonable delay (col.3, lines 41-49) by successively generating r-bit code words by using repetition encoding circuitry (col.9, lines 46-51) thus enhance system performance.



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20. As per claim 25, Pauls discloses, 'a deinterleaver configured to deinterleave the combined data' (figure 2, element 34, col.5, lines 56-60).

21. As per claim 26, Pauls teaches, 'a Viterbi decoder' (figure 4, element 118, col.7, lines 3-8).

22. Claims 10, 11, 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in view of Yoshida (5,953,377), as applied to claims 8 & 24 above, and further in view of Rezvani et al. (6,976,202) (hereinafter, Rezvani).

23. As per claims 10 & 11, Pauls and Yoshida teach all the limitations in the previous claims on which claims 10 & 11 depend but they fail to disclose frequency and time domain.

Rezvani teaches a system used in a wireless communications system which has encoders in frequency and time domains circuitry (figure 4A, elements 402 & 406).

It would have been obvious to one of ordinary skill in the art, at the time invention was made, to implement the teachings of Rezvani into Pauls and Yoshida in order to improve the system integrity without re-transmission of data corrupted or lost in the communication medium as taught by Rezvani (col.3, lines 40-47).

24. As per claim 15, Pauls and Yoshida teach all the limitations in the previous claim on which claim 15 depends but they fail to disclose compensation for the effect of subchannel.

Rezvani teaches encoding of data in order to compensate the effect of interference on the subchannels in frequency domain (col.1, lines 62-67, col.2, lines 1-9

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& 23-32) which reads on claim limitations of 'combining the repetition encoded data to produce combined data includes compensating for the effect of each subchannel'.

It would have been obvious to one of ordinary skill in the art, at the time invention was made, to implement the teachings of Rezvani into Pauls and Yoshida in order to separate data from noise in a received signal as taught by Rezvani (col.1, lines 67, col.2, lines 1-7) thus increase system reliability.

25. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in view of Yoshida (5,953,377), as applied to claims 8 & 24 above, and further in view of Venkatesh et al. (2004/0240486) (hereinafter, Venkatesh).

26. As per claim 13, Pauls and Yoshida teach all the limitations in the previous claim on which claim 13 depends but they fail to disclose IEEE 802.11 standard.

Venkatesh teaches, 'encoding conforms to the IEEE 802.11 standard a and IEEE 802.11 standard g convolutional encoding' (page # 1, paragraphs # 0001 & 0002) (it is noted that in the mentioned paragraphs Venkatesh teaches a wireless communications system that are defined in IEEE 802.11 and related protocols (claimed IEEE 802.11 standard a and standard g)).

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Venkatesh into Pauls and Yoshida in order to have the wireless communications system compatible with the IEEE 802.11 protocols as taught by Venkatesh (paragraphs # 0001 & 0007).

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27. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in view of Yoshida (5,953,377), as applied to claims 8 & 24 above, and further in view of Bruckert et al. (5,822,359) (hereinafter, Bruckert).

28. As per claim 14, Pauls and Yoshida teach all the limitations in the previous claim on which claim 14 depends but they fail to disclose deinterleaving before combining the data.

Bruckert teaches, 'deinterleaving the data before combining the data' (figure 1, elements 162 & 166, col.9, lines 64-67, col.10, lines 1-4 & lines 17-30).

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Bruckert into Pauls and Yoshida in order to combine the input data samples into a composite stream of coherently detected data samples as taught by Bruckert (col.9, lines 40-44) thus increase system performance.

29. Claims 16 & 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in view of Yoshida (5,953,377), as applied to claims 8 & 24 above, and further in view of Anim-Appiah et al. (2004/0100898) (hereinafter, Appiah).

30. As per claims 16 & 17, Pauls and Yoshida teach all the limitations in the previous claim on which claims 16 & 17 depend but they fail to disclose weighting data for different subchannels and channel quality estimation.

Appiah sums the gain estimates for each subchannel having data which are being used to calculate the channel quality metric for the subchannels (figure 1, element 134, figure 2, element 216, paragraph # 0035) (claimed 'weighting data received on

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different subchannels according to the quality of the subchannels'). Furthermore, Appiah calculates the channel quality metric  $M$  (paragraph # 0034, page # 3, equation 3) for each sub-channel which includes noise-plus-interference power  $P_{ni}$  and formula to calculate  $P_{ni}$  includes long sequence binary phase keyed symbol (page # 5, equation 2, paragraphs # 0036 & 0040) (claimed 'aggregate channel quality estimation is made for bits') & Appiah is recovering the data sequence by using the Viterbi algorithm (page # 4, paragraph # 0034) (claimed 'Viterbi to determine a maximum likely transmitted data sequence').

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Appiah into Pauls and Yoshida in order to provide timely estimates of channel quality by calculating channel quality metric thus increase the reliability for channel assessment for wireless communications as taught by Appiah (paragraph # 0021).

31. Claims 18 & 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in view of Yoshida (5,953,377), as applied to claims 8 & 24 above, and further in view of Zehavi et al. (6,148,042) (hereinafter, Zehavi).

32. As per claims 18 & 19, Pauls and Yoshida teach all the limitations in the previous claim on which claims 18 & 19 depend but they fail to disclose determinations of phase offset and hard decision.

Zehavi determines a phase offset in order to minimize the processing associated with projection and scaling of the decision data (figure 2, figure 5, elements 111, 112 & 116, col.6, lines 5-29). Moreover, he calculates the coherent hard index values in order

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to increase the accuracy for generating the reference signals for determining the phase offset (figure 5, elements 112, 116, 118 & 130, col.6, lines 50-61) which reads on claims limitations of 'estimating a phase offset using the received repetition encoded data by making a hard decision and determining a hard decision corrected signal'.

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Zehavi into Pauls and Yoshida in order to increase the accuracy of the received signal as taught by Zehavi (col.6, lines 57-61) thus enhance system reliability.

33. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in views of Yoshida (5,953,377) and Zehavi et al. (6,148,042), as applied to claims 8, 18, 19 & 24 above, and further in view of Wishchermann (5,148,278).

34. As per claim 20, in addition to aforementioned rejections of claims 18 & 20, Pauls, Yoshida and Zehavi teach all the limitations in the previous claim on which claim 20 depends but they fail to disclose median filter.

Wishchermann discloses median filter (col.6, lines 39-55).

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Wishchermann into Pauls and Yoshida in order to self-adapt the signal and find the output value in the collection of similar input values as taught by Wishchermann (col.6, lines 39-55).

35. Claims 12, 27 & 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauls (5,983,382) in views of Yoshida (5,953,377) & Zehavi et al. (6,148,042), as

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applied to claims 19 & 24 above, and further in view of Takeda et al. (2001/0034871) (hereinafter, Takeda).

36. As per claims 12 & 27, in addition to aforementioned rejection of claim 19, Pauls, Yoshida & Zehavi teach all the limitations in the previous claim on which claim 27 depends but they fail to disclose mask remover.

Takeda teaches, 'mask remover' (paragraphs # 0089 & 0138) (it is noted that Takeda is removing the mask symbols from a Reed-Muller code and also reads on claim 12 limitations as well because Reed-Muller code could be replaced by pseudorandom codes).

It would have been obvious to one of the ordinary skill in the art, at the time invention was made, to implement the teachings of Takeda into Pauls, Yoshida & Zehavi in order to increase the minimum Euclidean distance without lowering the transmission rate by adding mask symbols while transmitting the data and removing the mask symbols while decoding them as taught by Takeda (paragraphs # 0003 & 0089).

37. Claim 28 is rejected under the same rationale as mentioned in the rejection of claim 19 above.

### ***Conclusion***

38. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

***Contact Information***

39. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Naheed Ejaz whose telephone number is 571-272-5947. The examiner can normally be reached on Monday - Friday 8:00 - 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh Fan can be reached on 571-272-3042. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

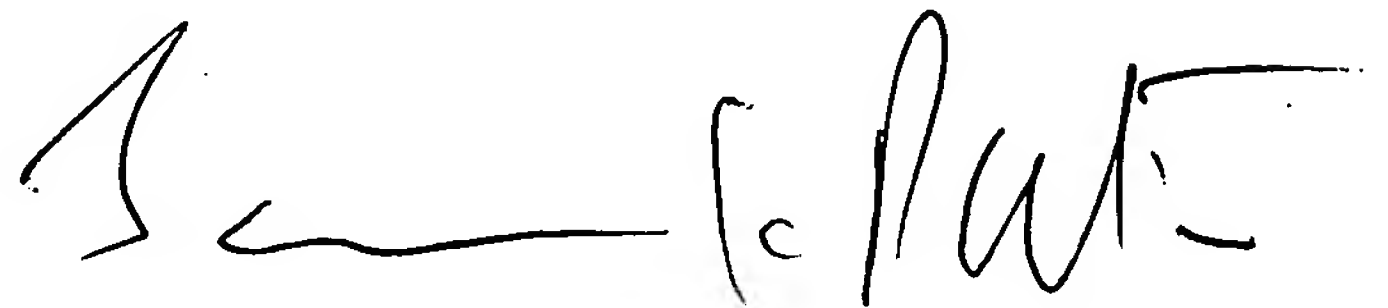


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Naheed Ejaz  
Examiner  
Art Unit 2611

N.E.  
4/6/2007

A handwritten signature in black ink, appearing to read "Jay K. Patel", is written over a faint, larger signature.

JAY K. PATEL  
SUPERVISORY PATENT EXAMINER